

118TH CONGRESS
1ST SESSION

S. 1334

To require the Secretary of Defense to develop, in cooperation with allies and partners in the Middle East, an integrated maritime domain awareness and interdiction capability, and for other purposes.

IN THE SENATE OF THE UNITED STATES

APRIL 27, 2023

Ms. ROSEN (for herself, Ms. ERNST, Mr. BOOKER, and Mr. LANKFORD) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

A BILL

To require the Secretary of Defense to develop, in cooperation with allies and partners in the Middle East, an integrated maritime domain awareness and interdiction capability, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Maritime Architecture
5 and Response to International Terrorism In the Middle
6 East Act of 2023” or the “MARITIME Act of 2023”.

1 SEC. 2. MIDDLE EAST INTEGRATED MARITIME DOMAIN

2 AWARENESS AND INTERDICTION CAPA-

3 BILITY.

4 (a) IN GENERAL.—The Secretary of Defense, in con-
5 sultation with the Secretary of State, shall seek to build
6 upon the historic opportunities created by the Abraham
7 Accords and the incorporation of Israel into the area of
8 responsibility of the United States Central Command to
9 develop a Middle East integrated maritime domain aware-
10 ness and interdiction capability for the purpose of pro-
11 tecting the people, infrastructure, and territory of such
12 countries from—

13 (1) manned and unmanned naval systems, un-
14 dersea warfare capabilities, and anti-ship missiles of
15 Iran and groups affiliated with Iran; and

16 (2) violent extremist organizations, criminal
17 networks, and piracy activities that threaten lawful
18 commerce in the waterways within the area of re-
19 sponsibility of the United States Naval Forces Cen-
20 tral Command.

21 (b) STRATEGY.—

22 (1) IN GENERAL.—Not later than 60 days after
23 the date of the enactment of this Act, the Secretary
24 of Defense, in consultation with the Secretary of
25 State, shall submit to the appropriate committees of

1 Congress a strategy for the cooperation described in
2 subsection (a).

3 (2) MATTERS TO BE INCLUDED.—The strategy
4 required by paragraph (1) shall include the fol-
5 lowing:

6 (A) An assessment of the threats posed to
7 ally or partner countries in the Middle East
8 by—

9 (i) manned and unmanned naval sys-
10 tems, undersea warfare capabilities, and
11 anti-ship missiles of Iran and groups affiliated
12 with Iran; and

13 (ii) violent extremist organizations,
14 criminal networks, and piracy activities
15 that threaten lawful commerce in the wa-
16 terways within the area of responsibility of
17 the United States Naval Forces Central
18 Command.

19 (B) A description of existing multilateral
20 maritime partnerships currently led by the
21 United States Naval Forces Central Command,
22 including the Combined Maritime Forces (in-
23 cluding its associated Task Forces 150, 151,
24 152, and 153), the International Maritime Se-
25 curity Construct (including its Coalition Task

1 Force SENTINEL), and the Navy's Task
2 Force 59, and a discussion of the role of such
3 partnerships in building an integrated maritime
4 security capability.

5 (C) A description of efforts made and les-
6 sons learned in advancing the integration of
7 Israel into the existing multilateral maritime
8 partnerships described in subparagraph (B).

9 (D) A description of efforts among coun-
10 tries in the Middle East to coordinate intel-
11 ligence, reconnaissance, and surveillance capa-
12 bilities and indicators and warnings with re-
13 spect to the threats described in subparagraph
14 (A), and a description of any impediment to op-
15 timizing such efforts.

16 (E) A description of the current Depart-
17 ment of Defense systems that, in coordination
18 with ally and partner countries in the Middle
19 East—

20 (i) provide awareness of and defend
21 against such threats; and

22 (ii) address current capability gaps.

23 (F) An explanation of the manner in which
24 an integrated maritime domain awareness and

1 interdiction architecture would improve collective security in the Middle East.

3 (G) A description of existing and planned
4 efforts to engage ally and partner countries in
5 the Middle East in establishing such an architecture.

7 (H) An identification of the elements of
8 such an architecture that may be acquired and
9 operated by ally and partner countries in the
10 Middle East, and a list of such elements for
11 each such ally and partner.

12 (I) An identification of the elements of
13 such an architecture that may only be provided
14 and operated by members of the United States
15 Armed Forces.

16 (J) An identification of any challenge to
17 optimizing such an architecture in the Middle
18 East.

19 (K) An assessment of progress and key
20 challenges in the implementation of the strategy
21 required by paragraph (1) using the metrics
22 identified in accordance with paragraph (3).

23 (L) Recommendations for improvements in
24 the implementation of such strategy based on
25 such metrics.

(M) An assessment of any capabilities or lessons from the Navy's Task Force 59 that may be leveraged to support an integrated maritime domain awareness and interdiction capability in the Middle East.

(N) A description and assessment of the joint bilateral and multinational maritime exercises conducted in the Middle East since the establishment of the Navy's Task Force 59, including a discussion of the manner in which such exercises have impacted the efforts and lessons detailed under subparagraphs (C), (D), and (M).

(P) Any other matter the Secretary of Defense considers relevant.

1 (4) FORMAT.—The strategy required by para-
2 graph (1) shall be submitted in unclassified form but
3 may include a classified annex.

4 (c) FEASIBILITY STUDY.—

5 (1) IN GENERAL.—The Secretary of Defense
6 shall conduct a study on the feasibility and advis-
7 ability of establishing a fund for an integrated mari-
8 time domain awareness and interdiction capability to
9 protect the people, infrastructure, and territory of
10 ally and partner countries in the Middle East
11 from—

12 (A) manned and unmanned naval systems,
13 undersea warfare capabilities, and anti-ship
14 missiles of Iran and groups affiliated with Iran;
15 and

16 (B) violent extremist organizations, crimi-
17 nal networks, and piracy activities that threaten
18 lawful commerce in the waterways of the Middle
19 East.

20 (2) ELEMENT.—The study required by para-
21 graph (1) shall include an assessment of funds that
22 could be contributed by ally and partner countries of
23 the United States.

24 (3) REPORT.—Not later than 90 days after the
25 date of the enactment of this Act, the Secretary of

1 Defense shall submit to the appropriate committees
2 of Congress a report on the results of the study con-
3 ducted under paragraph (1).

4 (d) PROTECTION OF SENSITIVE INFORMATION.—Any
5 activity carried out under this section shall be conducted
6 in a manner that appropriately protects sensitive informa-
7 tion and the national security interests of the United
8 States.

9 (e) APPROPRIATE COMMITTEES OF CONGRESS DE-
10 FINED.—In this section, the term “appropriate commit-
11 tees of Congress” means—

12 (1) the Committee on Armed Services, the
13 Committee on Appropriations, the Committee on
14 Foreign Relations, and the Select Committee on In-
15 telligence of the Senate; and

16 (2) the Committee on Armed Services, the
17 Committee on Appropriations, the Committee on
18 Foreign Affairs, and the Permanent Select Com-
19 mittee on Intelligence of the House of Representa-
20 tives.

